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8 Attorneys for Defendant and Counterclaimant
 9 FAIRCHILD SEMICONDUCTOR CORPORATION

10 UNITED STATES DISTRICT COURT
 11 FOR THE NORTHERN DISTRICT OF CALIFORNIA
 12 SAN FRANCISCO DIVISION

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 14 ALPHA & OMEGA SEMICONDUCTOR,
 15 INC., a California corporation; and
 16 ALPHA & OMEGA SEMICONDUCTOR,
 LTD., a Bermuda corporation,

17 Plaintiffs and Counterdefendants,

18 v.

19 FAIRCHILD SEMICONDUCTOR
 CORP., a Delaware corporation,

20 Defendant and Counterclaimant.

21
 22 AND RELATED COUNTERCLAIMS.

23
 24 Case No. C 07-2638 JSW (EDL)
 (Consolidated with Case No. C 07-2664 JSW)

**25 DECLARATION OF IGOR SHOIKET IN
 SUPPORT OF FAIRCHILD
 SEMICONDUCTOR CORPORATION'S
 OPPOSITION TO PLAINTIFFS' MOTION
 TO STRIKE FAIRCHILD'S PATENT
 LOCAL RULE 3-1 DISCLOSURE**

26 Date: December 11, 2007
 Time: 9:00 a.m.
 Courtroom: Hon. Elizabeth D. Laporte

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 28 I, Igor Shoiket, declare as follows:

1. I am an attorney licensed to practice law in the State of California and am admitted to
 practice in this Court. I am a partner at Townsend and Townsend and Crew LLP ("Townsend"),
 attorney of record for Defendant and Counterclaimant Fairchild Semiconductor Corporation
 ("Fairchild") in this matter.

1 2. This Declaration is submitted in support of Fairchild's Opposition to AOS's Motion to
 2 Strike Fairchild's Patent Local Rule 3-1 Disclosure. I have personal knowledge of the matters stated
 3 herein and if called to testify as a witness, I could and would competently testify thereto.

4 3. Attached hereto as Exhibit 1 is a true and correct copy of U.S. Patent No. 6,429,481.
 5 Attached hereto as Exhibit 2 is a true and correct copy of U.S. Patent No. 6,521,497. Attached hereto
 6 as Exhibit 3 is a true and correct copy of U.S. Patent No. 6,710,406. Attached hereto as Exhibit 4 is a
 7 true and correct copy of U.S. Patent No. 6,828,195.

8 4. Attached hereto as Exhibit 5 is a true and correct copy of a letter dated September 12,
 9 2007, from Leonard J. Augustine, Jr., counsel of record for Fairchild, to Brett M. Schuman of Morgan,
 10 Lewis & Bockius, LLP ("Morgan Lewis"), counsel of record for AOS, regarding the inadequacy of
 11 AOS's PICs under Patent L.R. 3-1.

12 5. Attached hereto as Exhibit 6 is a true and correct copy of a letter dated September 21,
 13 2007, from Andrew Wu of Morgan Lewis to Mr. Augustine, responding to his September 12 letter.

14 6. Attached hereto as Exhibit 7 is a true and correct copy of a letter dated September 26,
 15 2007 from Mr. Augustine to Mr. Wu, responding to Mr. Wu's September 21 letter. Because attorneys
 16 at Townsend had previously received an out-of-office e-mail reply from Mr. Wu, a copy of this letter
 17 was also separately sent by e-mail to Mr. Schuman. Attached as Exhibit 8 is a true and correct copy of
 18 a cover e-mail from Esther A. Casillas, Mr. Augustine's assistant, to Mr. Schuman, dated September
 19 26, 2007, which attached the September 26 letter to Mr. Wu.

20 7. Attached hereto as Exhibit 9 is a true and correct copy of a letter dated October 1, 2007
 21 from Mr. Schuman to Mr. Augustine, in which Mr. Schuman stated: "[W]ithout conceding that its
 22 initial PICs are in any way insufficient, AOS will agree to re-examine its PICs and provide appropriate
 23 supplemental information."

24 8. On October 2, 2007, I attended a conference call with AOS's counsel. In that call, the
 25 parties agreed to a stipulation allowing the parties to serve supplemental PICs by October 19, 2007,
 26 and counsel for AOS agreed that AOS would serve such supplemental PICs.

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1 I declare under penalty of perjury under the laws of the United States of America that the
2 foregoing is true and correct..

3 Executed this 6th day of November, 2007, in San Francisco, California.

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5 By: /s/Igor Shoiket
6 IGOR SHOIKET

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